

09/945, 414.

Co/c

# BLAKELY SOKOLOFF TAYLOR & ZAFMAN

A LIMITED LIABILITY PARTNERSHIP INCLUDING LAW CORPORATIONS

TELEPHONE (408) 720-8300

FACSIMILE (408) 720-8383

BSTZ\_MAIL@BSTZ.COM

WWW.BSTZ.COM



INTELLECTUAL PROPERTY LAW

SILICON VALLEY

1279 OAKMEAD PARKWAY  
SUNNYVALE, CALIFORNIA 94085-4040

OTHER OFFICES

LOS ANGELES, CA  
ORANGE COUNTY/COSTA MESA, CA  
DENVER, CO  
PORTLAND/BEAVERTON, OR  
SEATTLE, WA

January 3, 2006

Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

**Certificate**  
**JAN 11 2007**  
**of Correction**

Re: **CERTIFICATE OF CORRECTION**  
U. S. Letters Patent No. 7,127,238  
Issued: October 24, 2006  
For: METHOD AND APPARATUS FOR USING CALLER  
ID INFORMATION IN A BROWSER OF A MOBILE  
COMMUNICATION DEVICE  
Inventor: Tom R. Vandermeijden  
Our File No. 3399P066

Dear Sir:

Enclosed is a proposed Certificate of Correction (two copies) for the above-referenced patent to correct an office mistake. Please grant the Certificate of Correction under rule 322 of the Rules of Practice and 35 U.S.C. Section 254.

On 8/23/2006 Applicant filed an amendment after allowance under 37 C.F.R. 1.312, concurrently with payment of the issue fee. The PTO denied entry of the amendment, as stated in the PTO's response mailed on 9/20/2006. The only stated reason for denying entry of the amendment was, "For example, currently amended Claim 51 affects the scope of the invention." As explained below, Applicant respectfully submits that it was improper to deny entry of the amendment.

First, as stated in the remarks of the amendment filed on 8/23/2006, that amendment was *responsive to the Examiner's Amendment* and was only submitted for the purpose of making the dependent claims more consistent with the independent

**JAN 16 2007**

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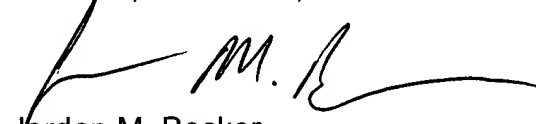
claims as amended by Examiner's Amendment. Although Applicant's amendment filed on 8/23/2006 (and the amendment accompanying this petition) is not believed to be essential to preserve the patentability or validity of any claim, the amendment is nonetheless considered by Applicant to be necessary to place the claims in what Applicant considers to be appropriate form to best protect the invention in view of the Examiner's Amendment. Because the amendment was therefore 'necessitated' by the Examiner's Amendment, it would not be fair to prejudice Applicant by denying entry of an amendment after allowance or by requiring Applicant to withdraw the present application from issue to have such an amendment entered.

Further, Applicant submits that the amendment filed on 8/23/2006 did *not* in fact alter the scope of any claim; it was fully consistent with the Examiner's Amendment. Moreover, only *dependent* claims were amended in that amendment. Therefore, even assuming *arguendo* the amendment altered the scope of a claim or claims, it certainly did *not* alter the scope of any *independent* claim, and therefore, it could not affect the allowability of the present application.

With the foregoing in mind, the changes on the enclosed Certificate of Correction reflect a modified version of the amendment filed on 8/23/2006, i.e., modified to remove any doubt that the amendment does not alter the scope of any claim.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP



Jordan M. Becker  
Reg. No. 39,602

JMB/alg  
Enclosures

JAN 16 2007

**UNITED STATES PATENT AND TRADEMARK OFFICE**  
**CERTIFICATE OF CORRECTION**

**PATENT NO.:** 7,127,238  
**DATED:** October 24, 2006  
**INVENTOR(S):** Tom R. Vandermeijden

It is certified that error appears in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

In column 12, at line 5, after "wherein", delete "said action comprises".

In column 12, at line 6, after "browser", delete "looking" and insert --looks-- in place thereof.

In column 12, at line 28, after "wherein", delete "said action comprises".

In column 12, at line 28, after "browser", delete "looking" and insert --looks-- in place thereof.

In column 12, at line 55, after "wherein", delete "said action comprises".

In column 12, at line 55, after "browser", delete "obtaining" and insert --obtains-- in place thereof.

In column 12, at line 57, after "automatically", delete "updating" and insert --updates-- in place thereof.

In column 13, at line 2, after "wherein", delete "said action comprises".

In column 13, at line 2, after "browser", delete "signaling" and insert --signals-- in place thereof.

In column 14, at line 19, after "the", delete "predetermined action" and insert --process further-- in place thereof.

In column 14, at line 39, after "the", delete "predetermined action comprises" and insert --process further comprises-- in place thereof.

In column 14, at line 51, after "the", delete "predetermined action comprises" and insert --process further comprises-- in place thereof.

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**MAILING ADDRESS OF SENDER:**  
BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP  
12400 Wilshire Blvd. 7th floor  
Los Angeles, CA 90025-1030

**PATENT NO.** 7,127,238

**Certificate of Correction (PTO Form 1050)-Amended**

1 of 2

JAN 16 2007

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- In column 14, at line 66, after "the", delete "predetermined action" and insert --process further-- in place thereof.
- In column 15, at line 12, after "the", delete "predetermined action" and insert --process further-- in place thereof.
- In column 15, at line 30-31, after "50,", delete "wherein automatically executing a predetermined action comprises" and insert --further comprising: -- in place thereof.
- In column 15, at line 48-49, after "50,", delete "wherein automatically executing a predetermined action comprises" and insert --further comprising: -- in place thereof.
- In column 15, at line 58-59, after "50,", delete "wherein automatically executing a predetermined action comprises" and insert --further comprising: -- in place thereof.
- In column 16, at line 9-10, after "50,", delete "wherein automatically executing a predetermined action comprises" and insert --further comprising: -- in place thereof.
- In column 16, at line 23-24, after "50,", delete "wherein automatically executing a predetermined action comprises" and insert --further comprising: -- in place thereof.

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In column 14, at line 51, after "the", delete "predetermined action comprises" and insert --process further comprises-- in place thereof.

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